2 a	Case 5:17-cv-02379-VBF-MRW Docume	nt 1 Filed 11/27/17 Page 1 of 29 Page ID #:1
1 2 3 4 5 6 7	ORONA, CA 92882 (Address Line 2)  949467. 0937 (Phone Number)  Plaintiff in Pro Per	2017 NOV 27 PM 12: 50 CLERK U.S. DISTRICT COURT CENTRAL DIST. OF GALIF. RIVERSIDE
8	UNITED STATES	DISTRICT COURT
9	CENTRAL DISTRIC	CT OF CALIFORNIA
10	Fn	CV17-02379 VBF MRW
11	ARIHUR LOPEL,	Case No.:
12	Plaintiff,	(To be supplied by the Clerk)
13	vs.	Civil Rights Complaint Pursuant to 42 U.S.C. § 1983 (non-prisoners)
14	ORONA POLICE Department,	\
15	DAY OF CORONA, Jumpe	Jury Trial Demanded: Yes D No
16 17	et al noes 1-100	
18	Defendant(s).	
J( 19 19	Detendant(s).	
. 20	(All paragraphs and po	iges must be numbered.)
21	I. JURIS	DICTION
122		3 U.S.C. § 1331 and 28 U.S.C. § 1343.
(EX 23	Federal question jurisdiction arises pursua	ant to 42 U.S.C. § 1983.
24		
25	II. VI	ENUE
26	2. Venue is proper pursuant to 28 U.S	.C. § 1391 because defendants - (xrowA
27		JA Joseph Brown, Jimmie
28		n Riverside County California
	O .	, T
	Pro Se Clinic Forms  Page N	lumber
	1 age N	United Q1

1	III. PARTIES	
2	3. Plaintiff ARTHUR WPEZ resides at:	
3	2251 R 100 (your full trame)	
4		
5	CORUNA, CA 92882.  (your address)	
6	(You should specifically identify each Defendant you intend to sue in a separate, numbered paragraph.)	
7	De la Capala Police November	
8	4. Defendant ORONA POLICE DEPARTMENT works at	
9	730 Public Safety Way; Corona Ca 92880.	
10	(Defendant's place of work)	
11 12	Defendant's title or position is Volice Halney for Cong (orong.)	
13	This Defendant is sued in his/her (check one or both):	
14	☐ individual capacity ☐ official capacity	
15	This Defendant was acting under color of law because: Systematically as a matter	I dicu
16	under the Color of Laci Soprive Plant Its U.S. Constitutional	10000
17	Civil Rights under the first, fourth and fourteenth amendments	- contawfully
18	Plantiffs property (vehider), unlawfolly deny redress without Due,	Process, denying
19	5. Defendant (full name of Defendant) works at &	under the Paris
20	400 Cout Vicantia Anienia: Como Ca ase	100 Unlawful
21	(Defendant's place of work)	OZ Size
22	Defendant's title or position is <u>C174 Hovernance</u> .	pagesty/
23	(Defendant's title or position at place of work)	Vehicles for
24	This Defendant is sued in his/her (check one or both):	financial gain.
25	individual capacity  official capacity	<i>d</i> .
26	This Defendant was acting under color of law because: Suptematically as a matter	i of Policy
27	under the color of law deprive Waintiff's United States Constitution	iall f
28	Civil Rights under the First, fourth and four teenth amendment	',1',
	unlawfully seizing Plaintiffs property (vehicle), unlawfully day redress,	111
	Pro Se Clinic Forms  Page Number  Alng lqual protection W	
	Unlawful Empowering agents to property (Vehicles) for	financial gain.
• •	, , , , , , , , , , , , , , , , , , , ,	- u

	Vimmie CH (2011)	
1	Defendant BIRMINGHAM (# 003166) works at	
2	Insert ¶# (full name of Defendant)	,
3	(DEFENDENT OF CONOR CA 9288)	ilby
4	Defendant's title or position is C. S. O.	
5	(Defendant's title or position at place of work)	
6	This Defendant is sued in his/her (check one or both):	
7	individual capacity	
8	individual capacity — Official capacity	2.1.
9	This Defendant was acting under color of law because sustematically as a matter	of folicy
10	under the color of law deprive Plaint if A's U.S. Constitutional Civil R	10 hts under
11	the First Footh and Fourteenth amendments by unlawfully	peizing
12	Plaintiffy property (vehicle) unlawfully deny redness, deny due	locess and
13	deny equal protection under the law	
14		
15	10 Ht	
16 17	Defendant New Mount (full name of Defendant) works at	
18	Insert ## (full name of Defendant)	1497881
19	(Defendant's place of work)	NA, CITADO
20	Defendant's title or position is Supervisor.	
21	Defendant's title or position at place of work)	
22	This Defendant is sued in his/her (check one or both):	
23	individual capacity	
24		· 20
25	This Defendant was acting under color of law because Systematically as a material	ter of Volucy
26	under the color of the law deprive Plaintiff's United States	Constitutional
27	Civil Rights under the First, Fourth and Fourteenthamen	devents by
28	unlawfully seizing Plaintiff's property (vehicle), unlawfully d	ing redress
	derydue process, dery equal protection under the law.	(
	$\frac{1}{3}$	
	Pro Se Clinic Forms Page Number	

		ì
	aspen Federal Rules of C <u>IV. STATEMENT OF FACTS</u> : 8(a)(2) and 12	I Procedu
Т	12 STATER OF FLOWER S(a)(2) and 12	(6)(6)
1		i
2	(Explain what happened in your own words. You do not have to cite legal authority in this section. Be specific abou names, dates, and places. Explain what each Defendant did. Remember to number every paragraph.)	t
3	. Plaintill, ARTHURLOPEZ, was born in	
4	Insert ¶#	
5	doscingeles Calfornia on february 1, 1961 and has Huspa	nic-
6	Mexican Roots and Heritage as his Mother was born	in
7	Mexico before migrating to the United States a	pol
8	Colfoning a U.S. Citizen many years ago.	
9	Haintiff also has a strong XBVe for his	
10	Catholic - Christian Religion and faith who	ch
11	& firmly grounded in "Love of the Neighbor"	<b>,</b>
12	Insert #	,
13	Religious Beliefs. In fact, Plaintiff and his Van	ints
14	forst purchased current residence as a new	_
15	home in the Sierra Del Oro - Standard Pacific Deve	Copment
16	in 1991. Plaintiff's Barents remain sole owner.	
17	of the residence.	
18	D -	
19	Harana da ita Ali tilli	
20	Insert ##	
21	Corona on November 215, 2017 while Plaintiff	
22	is on his shone with the United States Court	
23	of Occasion to the got Considerate actions and in	Paratio
24	Non the library Compatible CA CV 17: 60038 VRF (uner	)
25	The same day Delandants assived as Plaintillis	
26	residential street - Bloom held and Helaurille	,
27	wised Plantill's Johnela desoite The while	
28	Peino Partulle Dankon in the Recentantion From	<b>そ</b>
	y the factor of	
	Pro Se Clinic Forms Page Number	

Case 5:17-cv-02379-VBF-MRW Document 1 Filed 11/27/17 Page 5 of 29 Page ID #:5

1	Plaintiff has included California Legislative Information specific	<b>?</b> ,
2	to Porch CALIFORNIA VEHICLE GDES 4000 (a) and	
3	22651 ("O") following the Corona Police Department Compla	int
4	and Vehicle Registration Documentation as part of this	
5	complaint. Please note Plaintiff initiated his phone	
6	Call to the United States Court of appeals for the 9th	
7	Circuit a 10:46 cm. and the Vehicle Report from	
ð n	Corona Police Department signed by Defendant	1 11
10	Jimmie Bunngham is timed @ 11:06 am. Plant	
11	did not learn of the Defendants' Unlawful seizure	, V/
12	of his automobile until after 3 pm as he	
13	attempted to leave his residence to file the	-
14	U.S. District Court Complaint against the	
15	State of California in Riverside's - Eastern Division approximately 20 miles away with a	
16	closing times of 4 mm. This is noteworthy	
17	closing time of 4pm. This is noteworthy since November 22nd, 2017 world be the	
18	second year anniversary of an incident	
19	involving the Newport Beach Police Department	7
20	and two oficers who withheld Key evidence	
21	to manipulate the outcome of a trial and prejude	ie
22	Plaintiff in his custody process with his ex-wife	
23	of fourteen years). In any case not filing the	
24 25	State of Calfornia case on 11/21/2017 may	
26	Create further complications in resolving those	
27	Howattalan Dai till anantal all Ath	
28	al sive heats to revola I come Plia a Nont	
	active government of the second court of the	
	Page Number	
	CV-127 (09/09) PLEADING PAGE FOR A SUBSEQUENT DOCUMENT	

PLEADING PAGE FOR A SUBSEQUENT DOCUMENT

CV-127 (09/09)

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Page Number

PLEADING PAGE FOR A SUBSEQUENT DOCUMENT

CV-127 (09/09)

# Case 5:17-cv-02379-VBF-MRW SERVICE COMMENT FORM //17 Page 11 of 29 Page ID #:11

☐ Personnel		☐ Serv	ice		☐ Polic	у
	Report	ing Party In	formation			
Last Name:	/ First Name:	M.I.	Home Phone:		Work Ph	none:
LopeZ:	HRTHUR		949 46	7-0937		NA
Addressy 22 SI Bloom	field Lane	City:	2079	ZIP Code: 92932	Sex:	Birth Date: C2/07/1967
Date of Occurrence:	Time of Occurrence:		cation of Occurre	ence.	<del></del>	
11/21/2017	3:00pm		Bloomf	ield La	ne;	Grona
Summary of Contact / Ev	ent (attach additional page	s if necessar	v) l		,	
This afternoon a	his vehicle	. (, )	00 gm. con	1 00	nt con	ine out of his
Corona Police D	epto despite		1 1 1 1	) /, -	dont	to street he
resides on an	d despite the	Regist	ration?	Fees be	ingp	aid infull
since 9/5/2017	Vew Exp.	Motor	Vehicle K	egistrat 18/200	ion D	eunertation
being registe	- 1 4	name	0-11	onlyou	unes	of the velve
since purchas		Septem		07. Com	1 .	at phoned
Supervisor present? Last Nar	e to Laura who ne: gamache First	Mustel Name:	him to 1	Mank:	WV Dog	ID Number:
☐ Yes ☐ No						
	Wi	tness Infor	mation			·
Last Name:	First Name:	M.I.	Home Phone:		Work Pho	one:
Address:		City:	L .,,,,,,	ZIP Code:	Sex:	Birth Date:
F COMMENT FORM CO	NCERNS A COMPI	AINT - DI	FASE READ	& SIGN PF	I OM	
ou have the right to make a co						w requires this
gency to have a procedure to	investigate citizens' com	plaints. You	have a right to a	a written desc	ription of t	this procedure.
his agency may find after inve						
ne case, you have the right to r itizen complaints must be re				ieve an office	rbenaved	i improperiy.
ly signature below serves as viccurate and completely des	cribes my comment or	complaint.				
1.	Took #1	hila				
ignature:	1020 Date: 11	/ <u>/</u> / Ac	cepting Supervisor	:		ID#
	\ \		1.00			

Case 5:17-cv-02379-VBF-MRW Document 1 Filed 11/27/17 into the Police station and speak to officer on duty after recovering documentation from the gleve compartment of vehicle a Hannertow. Complementant Collowed instructions and visited to Corona PD @ about Spin. spoke to Wa. Waldon & the country Ms. Teresa on the phone and was directled to light. Jamache, Badge # 11526 and after discussing the clear Daw Documentation reflecting New Exp. Date of 9/8/18 he suggested I visit traffic Set @ the station the following morning when they would be available. Sqt. Gamache and Complaintant also reviewed CVC 4000(a) and acknowledged the two requirements to satisfy the code are the Registration skes being paid up to date and the registration reflecting the Registered Owner as Apttecplopez both of which have teen met. Furthermore, he confirmed that given the documentain reflecting 9/8/18 as the New Exp. Date he personally would not have impounded vehicle. Complaintant agreed to leave copies of the SULV documents and follow his suggestion to return tomorrow. Complaintant requested weiver of the \$25 city Release Fee and all Impound Fees due to Hammer Tow (quoted @18275 - as of today up to Spin). Allow Page 2

# CITIZEN COMPLAINT PROCEDURE

tharoughly

that a disposition has been reached

HEKE

**STAMP** 

**b**FVCE

5.0 The follow up investigation will be reviewed 17 by the Chief of Police who will approve a 5 disposition.

6.2 A letter will be sent to you advising you

disposition.

R

H. If the Chief of Police believes the matter requires additional investigation or is of a serious nature, it will be assigned for follow up investigation by a specially assigned investigating supervisor.

review the matter and approve a

information will be forwarded to the Chief of the Police who will review it.

By the Chief of Police, he will be completed investigation meets the police, he will be completed investigation meets the police. other knowledgeable parties.

Corona, CA 92880

730 Public Safety Way

Corona Police Department

7 time. Your written complaint will become 7/1 part of the complaint investigation.

21 The supervisor will conduct a preliminary 6 investigation that involves collecting all 12 relevant evidence, reports, and interviews 15 of other conducts.

e about your complaint and document your estatement. A copy of your complaint, P signed by you will be given to you at that 13 A department supervisor will interview you Complaint investigation procedures:

hase a right to complain and have the matter

in<mark>¥</mark>estigated.

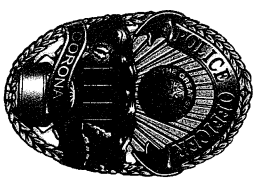
that is misconduct or a violation of law, you department has committed an act or omission Strould you believe that an employee of this The Corona Police Department has a policy to investigate citizen complaints. community. parties the and intent of the

Mame Corona Police Department SERVICE

COMMENT FORM

City, State ZIP

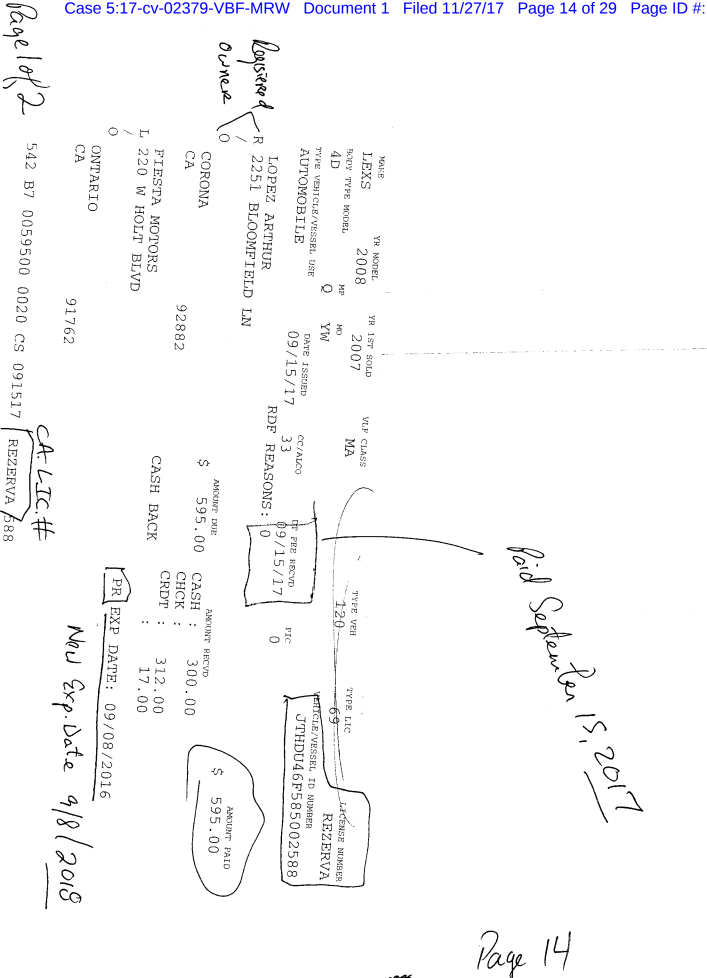
Address



Comment and Complaint

Attention: Office of the Chief of Police

investigations of all citizen complaints and Department to conduct fair and impartial reach a disposition that is equitable to al serves the interest of the Corona Police



Page 2 of 2

ENTER WAIVER-PF1	FEE #- \$AMT- FR- I R30-	15 1PY FID	14 1PY SAFE	13 1PY VLF	12 1PY CHP	1PY	10 ALT FUEL RF	09 CURR VLY AIR	_	07 CUR AUTO/DUI		05 CURR FID	04 CURR SAFE	03 CURR VLF	02 CURR CHP	01 CURR RF		FEE1 HOO B AYC S	
NO		1.00	1.00	157.00	24.00	43.00	6.00	6.00	1.00	1.00	81.00	1.00	1.00	118.00		53.00	* *	GFEE1	
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T CANCEL	E: 09/08/18 E: 09/08/18		595 OO															091517 1310 VDAP R	

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**VEHICLE CODE - VEH** 

DIVISION 3. REGISTRATION OF VEHICLES AND CERTIFICATES OF TITLE [4000 - 9808] (Division 3 enacted by Stats. 1959, Ch. 3.)

CHAPTER 1. Original and Renewal of Registration; Issuance of Certificates of Title [4000 - 5506] (Chapter 1 enacted

by Stats. 1959, Ch. 3.)

ARTHUR LOPEZ Is Registered Owner Since 2007

ARTICLE 1. Vehicles Subject to Registration [4000 - 4024] (Article 1 enacted by Stats. 1959, Ch. 3.)

Registration [4000 - 4024] (Article 1 enacted by Stats. 1959, Ch. 3.)

Registration [4000 - 4024] (Article 1 enacted by Stats. 1959, Ch. 3.)

4000. (a)(1) A person shall not drive, move, or leave standing upon a highway, or in an offstreet public parking facility, any motor vehicle, trailer, semitrailer, pole or pipe dolly, or logging dolly, unless it is registered and the appropriate fees have been paid under this code or registered under the permanent trailer identification program, except that an off-highway motor vehicle which displays an identification plate or device issued by the department pursuant to Section 38010 may be driven, moved, or left standing in an offstreet public parking facility without being registered or paying registration fees.

(2) For purposes of this subdivision, "offstreet public parking facility" means either of the following:

(2) Purposes of this subdivision, "offstreet public parking facility" means either of the following:

(3) Purposes of this subdivision, "offstreet public parking facility" means either of the following:

(A) Any publicly owned parking facility.

(B) Any privately owned parking facility for which no fee for the privilege to park is charged and which is held open for the common public use of retail customers.

- (3) This subdivision does not apply to any motor vehicle stored in a privately owned offstreet parking facility by, or with the express permission of, the owner of the privately owned offstreet parking facility.
- (4) Beginning July 1, 2011, the enforcement of paragraph (1) shall commence on the first day of the second month following the month of expiration of the vehicle's registration. This paragraph shall become inoperative on January
- (b) No person shall drive, move, or leave standing upon a highway any motor vehicle, as defined in Chapter 2 (commencing with Section 39010) of Part 1 of Division 26 of the Health and Safety Code, that has been registered in violation of Part 5 (commencing with Section 43000) of Division 26 of the Health and Safety Code.
- (c) Subdivisions (a) and (b) do not apply to off-highway motor vehicles operated pursuant to Sections 38025 and 38026.5.
- (d) This section does not apply, following payment of fees due for registration, during the time that registration and transfer is being withheld by the department pending the investigation of any use tax due under the Revenue and Taxation Code.
- (e) Subdivision (a) does not apply to a vehicle that is towed by a tow truck on the order of a sheriff, marshal, or other official acting pursuant to a court order or on the order of a peace officer acting pursuant to this code.
- (f) Subdivision (a) applies to a vehicle that is towed from a highway or offstreet parking facility under the direction of a highway service organization when that organization is providing emergency roadside assistance to that vehicle. However, the operator of a tow truck providing that assistance to that vehicle is not responsible for the violation of subdivision (a) with respect to that vehicle. The owner of an unregistered vehicle that is disabled and located on private property, shall obtain a permit from the department pursuant to Section 4003 prior to having the vehicle towed on the highway.
- (g) (1) Pursuant to Section 4022 and to subparagraph (B) of paragraph (3) of subdivision (o) of Section 22651, a vehicle obtained by a licensed repossessor as a release of collateral is exempt from registration pursuant to this

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### Case 5:17-cv-02379-VBF-MRW Document 1 Filed 11/27/17 Page 18 of 29 Page ID #:18

section for purposes of the repossessor removing the vehicle to his or her storage facility or the facility of the legal owner. A law enforcement agency, impounding authority, tow yard, storage facility, or any other person in possession of the collateral shall release the vehicle without requiring current registration and pursuant to subdivision (f) of Section 14602.6.

- (2) The legal owner of collateral shall, by operation of law and without requiring further action, indemnify and hold harmless a law enforcement agency, city, county, city and county, the state, a tow yard, storage facility, or an impounding yard from a claim arising out of the release of the collateral to a licensee, and from any damage to the collateral after its release, including reasonable attorney's fees and costs associated with defending a claim, if the collateral was released in compliance with this subdivision.
- (h) For purposes of this section, possession of a California driver's license by the registered owner of a vehicle shall give rise to a rebuttable presumption that the owner is a resident of California.

(Amended by Stats. 2014, Ch. 390, Sec. 10. Effective September 17, 2014.)





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**VEHICLE CODE - VEH** 

DIVISION 11. RULES OF THE ROAD [21000 - 23336] ( Division 11 enacted by Stats. 1959, Ch. 3. )

CHAPTER 10. Removal of Parked and Abandoned Vehicles [22650 - 22856] (Chapter 10 enacted by Stats. 1959, Ch. 3.

ARTICLE 1. Authority to Remove Vehicles [22650 - 22711] ( Article 1 enacted by Stats. 1959, Ch. 3. )

26510

**22651.** A peace officer, as defined in Chapter 4.5 (commencing with Section 830) of Title 3 of Part 2 of the Penal Code, or a regularly employed and salaried employee, who is engaged in directing traffic or enforcing parking laws and regulations, of a city, county, or jurisdiction of a state agency in which a vehicle is located, may remove a vehicle located within the territorial limits in which the officer or employee may act, under the following circumstances:

- (a) When a vehicle is left unattended upon a bridge, viaduct, or causeway or in a tube or tunnel where the vehicle constitutes an obstruction to traffic.
- (b) When a vehicle is parked or left standing upon a highway in a position so as to obstruct the normal movement of traffic or in a condition so as to create a hazard to other traffic upon the highway.
- (c) When a vehicle is found upon a highway or public land and a report has previously been made that the vehicle is stolen or a complaint has been filed and a warrant thereon is issued charging that the vehicle was embezzled.
- (d) When a vehicle is illegally parked so as to block the entrance to a private driveway and it is impractical to move the vehicle from in front of the driveway to another point on the highway.
- (e) When a vehicle is illegally parked so as to prevent access by firefighting equipment to a fire hydrant and it is impracticable to move the vehicle from in front of the fire hydrant to another point on the highway.
- (f) When a vehicle, except highway maintenance or construction equipment, is stopped, parked, or left standing for more than four hours upon the right-of-way of a freeway that has full control of access and no crossings at grade and the driver, if present, cannot move the vehicle under its own power.
- (g) When the person in charge of a vehicle upon a highway or public land is, by reason of physical injuries or illness, incapacitated to an extent so as to be unable to provide for its custody or removal.
- (h) (1) When an officer arrests a person driving or in control of a vehicle for an alleged offense and the officer is, by this code or other law, required or permitted to take, and does take, the person into custody.
- (2) When an officer serves a notice of an order of suspension or revocation pursuant to Section 13388 or 13389.
- (i) (1) When a vehicle, other than a rented vehicle, is found upon a highway or public land, or is removed pursuant to this code, and it is known that the vehicle has been issued five or more notices of parking violations to which the owner or person in control of the vehicle has not responded within 21 calendar days of notice of citation issuance or citation issuance or 14 calendar days of the mailing of a notice of delinquent parking violation to the agency responsible for processing notices of parking violations, or the registered owner of the vehicle is known to have been issued five or more notices for failure to pay or failure to appear in court for traffic violations for which a certificate has not been issued by the magistrate or clerk of the court hearing the case showing that the case has been adjudicated or concerning which the registered owner's record has not been cleared pursuant to Chapter 6 (commencing with Section 41500) of Division 17, the vehicle may be impounded until that person furnishes to the impounding law enforcement agency all of the following:
- (A) Evidence of his or her identity.
- (B) An address within this state at which he or she can be located.

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- (C) Satisfactory evidence that all parking penalties due for the vehicle and all other vehicles registered to the registered owner of the impounded vehicle, and all traffic violations of the registered owner, have been cleared.
- (2) The requirements in subparagraph (C) of paragraph (1) shall be fully enforced by the impounding law enforcement agency on and after the time that the Department of Motor Vehicles is able to provide access to the necessary records.
- (3) A notice of parking violation issued for an unlawfully parked vehicle shall be accompanied by a warning that repeated violations may result in the impounding of the vehicle. In lieu of furnishing satisfactory evidence that the full amount of parking penalties or bail has been deposited, that person may demand to be taken without unnecessary delay before a magistrate, for traffic offenses, or a hearing examiner, for parking offenses, within the county in which the offenses charged are alleged to have been committed and who has jurisdiction of the offenses and is nearest or most accessible with reference to the place where the vehicle is impounded. Evidence of current registration shall be produced after a vehicle has been impounded, or, at the discretion of the impounding law enforcement agency, a notice to appear for violation of subdivision (a) of Section 4000 shall be issued to that person.
- (4) A vehicle shall be released to the legal owner, as defined in Section 370, if the legal owner does all of the following:
- (A) Pays the cost of towing and storing the vehicle.
- (B) Submits evidence of payment of fees as provided in Section 9561.
- (C) Completes an affidavit in a form acceptable to the impounding law enforcement agency stating that the vehicle was not in possession of the legal owner at the time of occurrence of the offenses relating to standing or parking. A vehicle released to a legal owner under this subdivision is a repossessed vehicle for purposes of disposition or sale. The impounding agency shall have a lien on any surplus that remains upon sale of the vehicle to which the registered owner is or may be entitled, as security for the full amount of the parking penalties for all notices of parking violations issued for the vehicle and for all local administrative charges imposed pursuant to Section 22850.5. The legal owner shall promptly remit to, and deposit with, the agency responsible for processing notices of parking violations from that surplus, on receipt of that surplus, the full amount of the parking penalties for all notices of parking violations issued for the vehicle and for all local administrative charges imposed pursuant to Section 22850.5.
- (5) The impounding agency that has a lien on the surplus that remains upon the sale of a vehicle to which a registered owner is entitled pursuant to paragraph (4) has a deficiency claim against the registered owner for the full amount of the parking penalties for all notices of parking violations issued for the vehicle and for all local administrative charges imposed pursuant to Section 22850.5, less the amount received from the sale of the vehicle.
- (j) When a vehicle is found illegally parked and there are no license plates or other evidence of registration displayed, the vehicle may be impounded until the owner or person in control of the vehicle furnishes the impounding law enforcement agency evidence of his or her identity and an address within this state at which he or she can be located.
- (k) When a vehicle is parked or left standing upon a highway for 72 or more consecutive hours in violation of a local ordinance authorizing removal.
- (I) When a vehicle is illegally parked on a highway in violation of a local ordinance forbidding standing or parking and the use of a highway, or a portion thereof, is necessary for the cleaning, repair, or construction of the highway, or for the installation of underground utilities, and signs giving notice that the vehicle may be removed are erected or placed at least 24 hours prior to the removal by a local authority pursuant to the ordinance.
- (m) When the use of the highway, or a portion of the highway, is authorized by a local authority for a purpose other than the normal flow of traffic or for the movement of equipment, articles, or structures of unusual size, and the parking of a vehicle would prohibit or interfere with that use or movement, and signs giving notice that the vehicle may be removed are erected or placed at least 24 hours prior to the removal by a local authority pursuant to the ordinance.
- (n) Whenever a vehicle is parked or left standing where local authorities, by resolution or ordinance, have prohibited parking and have authorized the removal of vehicles. Except as provided in subdivisions (v) and (w), a vehicle shall not be removed unless signs are posted giving notice of the removal.

(o) (1) When a vehicle is found or operated upon a highway, public land, or an offstreet parking facility under th

following circumstances:

(A) With a registration expiration date in excess of six months before the date it is found or operated on the 9/8/3highway, public lands, or the offstreet parking facility.

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> DOES NOT Apply SINCE KEGIST

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(B) Displaying in, or upon, the vehicle, a registration card, identification card, temporary receipt, license plate, special plate, registration sticker, device issued pursuant to Section 4853, or permit that was not issued for that vehicle, or is not otherwise lawfully used on that vehicle under this code.

- ∠(C) Displaying in, or upon, the vehicle, an altered, forged, counterfeit, or falsified registration card, identification card, temporary receipt, license plate, special plate, registration sticker, device issued pursuant to Section 4853, or permit.
- (2) When a vehicle described in paragraph (1) is occupied, only a peace officer, as defined in Chapter 4.5 (commencing with Section 830) of Title 3 of Part 2 of the Penal Code, may remove the vehicle.
- $\chi$ (3) For the purposes of this subdivision, the vehicle shall be released under either of the following circumstances:
  - (A) To the registered owner or person in control of the vehicle only after the owner or person furnishes the storing law enforcement agency with proof of current registration and a currently valid driver's license to operate the vehicle.
  - (B) To the legal owner or the legal owner's agency, without payment of any fees, fines, or penalties for parking tickets or registration and without proof of current registration, if the vehicle will only be transported pursuant to the exemption specified in Section 4022 and if the legal owner does all of the following:
  - (i) Pays the cost of towing and storing the vehicle.
- (ii) Completes an affidavit in a form acceptable to the impounding law enforcement agency stating that the vehicle was not in possession of the legal owner at the time of occurrence of an offense relating to standing or parking. A vehicle released to a legal owner under this subdivision is a repossessed vehicle for purposes of disposition or sale. The impounding agency has a lien on any surplus that remains upon sale of the vehicle to which the registered owner is or may be entitled, as security for the full amount of parking penalties for any notices of parking violations issued for the vehicle and for all local administrative charges imposed pursuant to Section 22850.5. Upon receipt of any surplus, the legal owner shall promptly remit to, and deposit with, the agency responsible for processing notices of parking violations from that surplus, the full amount of the parking penalties for all notices of parking violations issued for the vehicle and for all local administrative charges imposed pursuant to Section 22850.5.
  - (4) The impounding agency that has a lien on the surplus that remains upon the sale of a vehicle to which a registered owner is entitled has a deficiency claim against the registered owner for the full amount of parking penalties for any notices of parking violations issued for the vehicle and for all local administrative charges imposed pursuant to Section 22850.5, less the amount received from the sale of the vehicle.
  - (5) As used in this subdivision, "offstreet parking facility" means an offstreet facility held open for use by the public for parking vehicles and includes a publicly owned facility for offstreet parking, and a privately owned facility for offstreet parking if a fee is not charged for the privilege to park and it is held open for the common public use of retail customers.
  - (p) When the peace officer issues the driver of a vehicle a notice to appear for a violation of Section 12500, 14601, 14601.1, 14601.2, 14601.3, 14601.4, 14601.5, or 14604 and the vehicle is not impounded pursuant to Section 22655.5. A vehicle so removed from the highway or public land, or from private property after having been on a highway or public land, shall not be released to the registered owner or his or her agent, except upon presentation of the registered owner's or his or her agent's currently valid driver's license to operate the vehicle and proof of current vehicle registration, to the impounding law enforcement agency, or upon order of a court.
- (q) When a vehicle is parked for more than 24 hours on a portion of highway that is located within the boundaries of a common interest development, as defined in Section 4100 or 6534 of the Civil Code, and signs, as required by paragraph (1) of subdivision (a) of Section 22658 of this code, have been posted on that portion of highway providing notice to drivers that vehicles parked thereon for more than 24 hours will be removed at the owner's expense, pursuant to a resolution or ordinance adopted by the local authority.
- (r) When a vehicle is illegally parked and blocks the movement of a legally parked vehicle.
- (s) (1) When a vehicle, except highway maintenance or construction equipment, an authorized emergency vehicle, or a vehicle that is properly permitted or otherwise authorized by the Department of Transportation, is stopped, parked, or left standing for more than eight hours within a roadside rest area or viewpoint.
- (2) Notwithstanding paragraph (1), when a commercial motor vehicle, as defined in paragraph (1) of subdivision (b) of Section 15210, is stopped, parked, or left standing for more than 10 hours within a roadside rest area or viewpoint.
- (3) For purposes of this subdivision, a roadside rest area or viewpoint is a publicly maintained vehicle parking area, adjacent to a highway, utilized for the convenient, safe stopping of a vehicle to enable motorists to rest or to view the scenery. If two or more roadside rest areas are located on opposite sides of the highway, or upon the center

## Case 5:17-cv-02379-VBF-MRW Document 1 Filed 11/27/17 Page 22 of 29 Page ID #:22 divider, within seven miles of each other, then that combination of rest areas is considered to be the same rest

- (t) When a peace officer issues a notice to appear for a violation of Section 25279.
- (u) When a peace officer issues a citation for a violation of Section 11700 and the vehicle is being offered for sale.
- (v) (1) When a vehicle is a mobile billboard advertising display, as defined in Section 395.5, and is parked or left standing in violation of a local resolution or ordinance adopted pursuant to subdivision (m) of Section 21100, if the registered owner of the vehicle was previously issued a warning citation for the same offense, pursuant to paragraph (2).
- (2) Notwithstanding subdivision (a) of Section 22507, a city or county, in lieu of posting signs noticing a local ordinance prohibiting mobile billboard advertising displays adopted pursuant to subdivision (m) of Section 21100, may provide notice by issuing a warning citation advising the registered owner of the vehicle that he or she may be subject to penalties upon a subsequent violation of the ordinance, that may include the removal of the vehicle as provided in paragraph (1). A city or county is not required to provide further notice for a subsequent violation prior to the enforcement of penalties for a violation of the ordinance.
- (w) (1) When a vehicle is parked or left standing in violation of a local ordinance or resolution adopted pursuant to subdivision (p) of Section 21100, if the registered owner of the vehicle was previously issued a warning citation for the same offense, pursuant to paragraph (2).
- (2) Notwithstanding subdivision (a) of Section 22507, a city or county, in lieu of posting signs noticing a local ordinance regulating advertising signs adopted pursuant to subdivision (p) of Section 21100, may provide notice by issuing a warning citation advising the registered owner of the vehicle that he or she may be subject to penalties upon a subsequent violation of the ordinance that may include the removal of the vehicle as provided in paragraph (1). A city or county is not required to provide further notice for a subsequent violation prior to the enforcement of penalties for a violation of the ordinance.

(Amended by Stats. 2013, Ch. 605, Sec. 50. Effective January 1, 2014.)

4/94

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<u>V. CLAIMS</u>
Claim #1
Plaintiff realleges and incorporates by reference all of the paragraphs above
Insert ¶#  1985  1 CSC 1
Plaintiff has a claim under 42 U.S.C. §1983, for violation of the following  Insert ¶# federal constitutional or statutory civil right:
U.S. Constitution Civil Rights under the
first, fourth, Jith, Eighth and fourteen
Umladmen
. The above civil right was violated by the following Defendants:
Insert ¶#
(You may list facts supporting your claim. Be specific about how each Defendant violated this particular civil righ
Insert ¶#
to Col. D. C. 1. 11. 11. 11. 11. 11. 11. 11. 11.
As a result of the Defendant's violation of the above civil right, Plaintiff  Insert ¶# was harmed in the following way:
- Heace Filerty, trecdom were deprived
- Thanks giving Holiday and Celebration was largue teo
- security in Personand Woperty were comprimised
23
Pro Se Clinic Forms Page Number

1 2		
3	WHEREFORE, the Plaintiff requests: \$ 1,000,000. €	
4	Insert 9# - Compensatory and actual Damages	
5	- Attorneys France and Conta	
6	- all just awards doesn't just	
7	hu this court	
8	- Sant	
9		
10	Inseri 9# - Larung + ive police from harrassmont	+
11	The state of the s	
12 13	and vehicle seizure related to any	
13	Registration matters so long as registration	
15	fees remain paid up to date and vehicle 2008 Lexus LS 600 h1 Ca Lic Plate (Perze	eva "
16	11 Insert 1 #	
17	Remains Registered in the Name of ARTHURE	OPEZ
18		
19		
20		
21	Insert ¶#	
22		
23		
24		
25	1/ 2 07 00	
26	Dated: November 27, 2017	
27	Sign: Lope	
28	Print Name: HRTHUR LOPEZ	
	24	
	Pro Se Clinic Forms Page Number	

**DEMAND FOR JURY TRIAL** 

Plaintiff hereby requests a jury trial on all issues raised in this complaint.

Dated:

Sign:

Print Name:

Pro Se Clinic Forms

Page Number

### Case 5:17-cv-02379-VBF-MRW **BAMNER**t **IOWING**11NC/17 Page 26 of 29 Page ID #:26

2125 RAILROAD ST. P.O.BOX 489 **CORONA CA 92878-0489** 951-734-9331

Bill To:

Invoice#	235894
Invoice Date	Dispatch#
11/21/17	238820

### Reg Owner

Dispato	:h#		Vehicle In	formation	Storage In Date	Storage Out Date	Lot#	Keys Info
238	820 (	08 Lexus LS 600h	L BLK Lic#CAF	REZERVA JTHDU46F585002588	11/21/17	11	2	NO
Purch	ase Order	Number	Vehic	le Towed From	dia .	Vehicle Towed To		
			2370 BLOC	DMFIELD LN CORONA	2125 RAILROAD	ST. CORONA- HA	AMNER	FOWING
Calling	Acct#	Reference#	Mem	ber# Expires R-Type	Rec Inrt	Arvd Intow Cl	ear	Tag#
CPI	D	235894			11:23 11:23	11:40 11:47 12	:23 2	35894
							900	
Driver	Truck	Quantity		Item Description		Unit Price	Extende	ed Price
410	34	1.00		CPD CLASS A TOW PTP		220.00		220.00
410	34	4.00		MISCELLANEOUS		55.00		220.00

605 Lienable \$35.

Remarks

I, the undersigned, do hereby certify that I'm legally authorized to take possession of the vehicle described above and all personal property therein. I also agree to indemnify and hold harmless Hamner Towing, Inc., and its Agents, from any resulting damage to the vehicle as a result of the nature of it's impoundment. I have received the vehicle in satisfactory condition.

Customer Signature X

**Sub Total** \$440.00 Storage #Days 2 @ 55.00= \$110.00

> Total Received + Mon.

\$550.00

Balance

FILE WITH: CITY CLERK'S OFFICE 400 S. Vicentia Avenue, Ste. 155 Corona, CA 92882-2187



### FOR OFFICE USE ONLY:

# CLAIM FOR DAMAGES

The state of the s	
INSTRUCTIONS (THIS IS A PURIL OF PEOPLE)	
(THO IS A PUBLIC RECORD)	S
1) Claims for death, injury to person or damage to personal property must be filed not	Per
later than six months after the occurrence. (Government Code Section 911.2)	R REC
Claims for damages to real property must be filed not later than one year after the	2: 25
occurrence. (Government Code Section 911.2)	$\sim$
See Page 2 for diagram upon which to locate place of accident.	ω
4) This Claim form must be signed at the bottom of Page 2.	
5) Attach separate sheets, if necessary, to give full details. SIGN EACH SHEET.	
6) Please review entire claim form for completeness before filing.	Claim No.
Name of Claimant	
HOTTUD LOOCT	Occupation of Claimant Self Employed
Home Address of Shirts A	HUTO France tryll
Home Address of Claimant	Home Telephone Number
Business Address of Cloth Glass Colon Colo	949.467.0937
Business Address of Claimant	Business Telephone Number
	}
Give address and telephone number to which you desire notices or communications to be sent regard	ing the claim:
, time	
When did DAMAGE or INJURY occur? 11:06 am. (as per repulsaryles of any City employee DATE 11212017 TIME 30 in Decreed Con	es involved in INJURY or DAMAGE
	HAA2111
f claim is for Equitable Indemnity, give date that	-0051 ac
claimant was served with the compliant:	BRONA P.D.
Where did DAMAGE or INJURY occur? Describe fully and locate on diagram on reverse side of the she	eet. Where
ppropriate, give street names addresses and measurements from landmarks;	
identisticonfiely have _ Valicle (uneally a	Hamner Towing
Con (4 0300)	2125 Roulsond St.
Colona, (4 92882	CORONA CA. GZ. 1
escribe in detail how the DAMAGE or INJURY occurred:	mach additional sheet if needed 12
Claimants Vehicle was Unlawfully serzed by Gross Pli	in Donat at 1 4
	ce repartment despite
legistration being Paid Up To Date Through 9/8/2018. DUV Confin	nation of Registration Cito has.
hy do you claim the City is responsible?	tach additional sheet if needed Good provided
Unlowful Seizure of benonal Property is a violation of	a comental Constitution
Civil Rights 4 Das The 4 mg	•
scribe in detail each DAMAGE or INJURY	ach additional sheet if needed
Claimant Raid \$ 135,000 for vehicle - 2008 Les	a relation
Claimant faid \$ 135,000. for vehicle - 200 Les	eus LSGUAL (HYBRID)
The state of the s	
Atte	ach additional sheet if needed
a Veh code 4000(a) compliant Up 1	
PAGE 2 (OVER)	HERS TO BE VAID INTUIT
Soughed Kegurnement 1875, THIS CLAIM MUS	FRESTO BE Paid INTUIL  ST BE SIGNED ON REVERSE SIDE
exh b (27)	HKTHUR LOPEZ SIME COO

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The amount claimed, as of the	date of presentation of this claim, is com	Pruted as follows:	
Damages incurred to date (exa	act):		
		Estimated prospective dantages a	
Damages to Property:	\$	Claimant has	NO INCOME
Expenses for medical and hosp	pital care: \$	Future expenses for medical and Future loss of earnings:	hospital care:
Loss of earnings:	\$	-	CM\$ 5
Special damages for:	\$	Other prospective special damage	15: 15 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
General damages:	s	Prospective general damages:	uned 14/05000 cu
TOTAL damages incurred to da	te:	(Y)()	
TOTAL AMOUNT CLAIMED AS	OF DATE OF PRESENTATION OF THE	S CLAIM: \$ 19160 1.000 60	\$\$
Was damage and/or injury inve	THE TAKES OF THE PARTY OF THE P	If so, what City?	va_
Were paramedics or ambulance		If and a second	
If injured, state date, time, name	and address of doctor of your first visit	If so, name of City or ambulance _	
O DAMAGE OF IN	JURY: List of all persons and addresses	of persons known to have informati	on:
Name BioRiningham	Address CORONA P. Address	s - Beg	ge# 003166
Name SqT. Gamache	- Address (Slove P	P- phose	las # 11 001
Name	Address	•	40 11 2010
DOCTORS and HOSPITALS			
Hospital			
Doctor		Date Ho	spitalized
Doctor	Address	Date Tre	eated
	Address		eated
	READ CAREF	III I V	
vehicle when you first saw it, and time of accident by "A-1," and loca	ollowing diagram names of streets, includabers or distances to street corners. If Cit by "B" location of yourself or your vehicle at the time fit the situation, attach hereto a proper distinction of yourself or your vehicle.	y vehicle was involved, designate by when you first saw City vehicle; locally of the applicant by #D. 4.7.	letter "A" location of City
CURE_4	////	EWALK	
	Z PARKW		CURE-
TA A	SIDEW		
nature of Claimant of person filing	on his/her/behalf giving relationship to Claiman		
	a some relationship to Claimai	nt: Printed Name:	Date
A UM	~ halse	HAHUR/A	087 112219
T. O.	' ()		

)TE: Claims must be filed with City Clerk (Gov. Code Sec. 915a.) PRESENTATION OF A FALSE CLAIM IS A FELONY (Pen. Code Sec. 72)

exh.b



# VEHICLE MOVING PERMIT

(Sections 4002, 4604, 11716 V.C.)

VEHICLE MUST HAVE A VALID PLANNED NON-OPERATION STATUS ON RECORD, A Public Service Agency BE EXEMPT FROM THE PLANNED NON-OPERATION LAW, OR HAVE CURRENT REGISTRATION FEES ON DEPOSIT. ALL VEHICLE INFORMATION MUST BE COMPLETED. YEAR This permit must be carried with the vehicle when it is moved and submitted to the department when the vehicle is registered. This permit does not exempt you from applicable liability insurance laws. The above vehicle will be moved (check one item only): For certification (i.e., smog, weight, brake and light, etc.). From current storage to a new storage location. To be permanently wrecked or dismantled. For construction (incomplete vehicle). For repair or alteration. From dealer's, distributor's, or manufacturer's place of business for alteration. From vessel, railroad depot or warehouse to a manufacturer's, re-manufacturer's, For VIN assignment. distributor's, transporter's, or dealer's warehouse or salesroom. Applicant or DMV/CHP agent must enter date prior to movement. This permit is valid for one date only. Any illegible or altered date invalidates permit. Failure to follow these instructions may result in additional fees/penalties and/or citation and possible vehicle impoundment by law enforcement. THE DATE ENTERED MUST BE WITHIN 60 DAYS FROM THE DATE ISSUED. VALID ONLY FOR MOVEMENT ON THIS DATE: \_\_ DAYTIME TELEPHONE NUMBER SIGNATURE OF APPLICANT PRINTED NAME OF APPLICANT OR BUSINESS ZIP CODE CITY ADDRESS APPROVED BY JAHTHORIZED BIMY ON CHP AGENT Department of Motor Vehicles 3201 Horseless Carriage Dr. Norco, CA 92860-1996

REG 172 (REV. 9/2011)

Rex. d by Mr. Woldon